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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/824,606	04/15/2004	Heikki Saha	014975-097	6390
55694 75	590 01/12/2006		EXAM	INER
DRINKER BIDDLE & REATH (DC)			TRUONG, THANH K	
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	10/824,606	SAHA, HEIKKI				
Office Action Summary	Examiner	Art Unit				
	Thanh K. Truong	3721				
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNION 1.1.136(a). In no event, however, may a round will expire SIX (6) MON tute, cause the application to become AE	CATION. eply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on <u>02</u>	? November 2005.					
2a)☐ This action is FINAL . 2b)☑ T	a) This action is FINAL . 2b) ⊠ This action is non-final.					
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
 4) Claim(s) 1-5 is/are pending in the application 4a) Of the above claim(s) is/are withded 5) Claim(s) is/are allowed. 6) Claim(s) 1-5 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and 	drawn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Exam						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the	=					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documed 2. Certified copies of the priority documed 3. Copies of the certified copies of the priority documed application from the International Burd * See the attached detailed Office action for a light sequence.	ents have been received. ents have been received in A riority documents have been eau (PCT Rule 17.2(a)).	application No received in this National Stage				
Attachment(s)	سرنسدن الم	· Summary (PTO-413)				
1)	Paper No(:	s)/Mail Date				
Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	08) 5)	nformal Patent Application (PTO-152) 				

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on November 2, 2005 has been entered.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claim 4 is rejected under 35 U.S.C. 102(b) as being anticipated by Muona (5,699,261).

Muona discloses an apparatus comprising:

- a body (a rock drilling equipment and percussion machinery),
- a percussion device arranged inside the body to generate impact pulses to a tool connectable to the rock breaking machine (column 2, lines 43-45),
- one or more sensors 7 arranged to measure the operation of the apparatus (column 2, lines 9-12),

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a control unit 1,

the sensor 7 are arranged to transmit measuring information to the control unit 1,

the control unit comprises a memory unit 3 for storing basic settings for the rock

breaking machine and further a processing unit 5 that is, during operation, arranged to

form parameters describing the operating state of the rock breaking machine on the

basis of the basic settings and measuring information, and

the control unit 1 comprises an connection to a data communications link that

enables communication between the control unit and at least one unit 8 external to the

rock breaking machine for controlling the operation of the rock breaking machine so as

to achieve the desired operating state of the rock breaking machine (column 3, lines 18-

26).

4. Claim 4 is rejected under 35 U.S.C. 102(b) as being anticipated by Tuunanen

(5,934,387).

Tuunanen discloses an apparatus comprising:

a body 1,

a percussion device arranged inside the body to generate impact pulses to a tool

connectable to the rock breaking machine (column 3, lines 1-6),

one or more sensors 6, 8, 9 10 arranged to measure the operation of the

apparatus,

a control unit 7,

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the sensor are arranged to transmit measuring information to the control unit (column 3, lines 20-24),

the control unit 7 comprises a memory unit for storing basic settings for the rock breaking machine and further a processing unit that is, during operation, arranged to form parameters describing the operating state of the rock breaking machine on the basis of the basic settings and measuring information (column 3, lines 47-66), and

the control unit 7 comprises an connection to a data communications link that enables communication between the control unit and at least one unit 8 external to the rock breaking machine for controlling the operation of the rock breaking machine so as to achieve the desired operating state of the rock breaking machine.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Tuunanen (5,934,387).

As discussed above in paragraph 5 of this office action, Tuunanen discloses the claimed invention, but it does not expressly disclose that the control unit is arranged inside the body of the rock breaking machine.

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From figure 1, the examiner construes that the control unit (7) is arranged inside the body of the rock breaking machine (because it is not located outside of the apparatus – separate from the machine).

However, to response to the Applicant's argument that the control unit of tuunanen is not arranged inside the body of the machine, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have located the control unit (7) inside the body of the rock breaking machine to provide additional protection of the control unit from the environment, since rearranging parts of an invention involves only routine skill in the art.

Tuunanen further discloses at least some of the sensors are part of the control unit (the information from sensors is used to operate the machine, thus they are part of the control unit).

7. Claims 1 and 2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tuunanen (5,934,387) in view of Dickel et al. (5,560,437).

Tuunanen discloses an apparatus comprising:

a carrier 1,

at least one feeding beam 3 (a-c),

a rock drilling apparatus 5 (a-c) movable in relation to the feeding beam and having a percussion device (column 3, lines 2-6),

one or more sensors 6, 8, 9, 10 arranged to the rock drilling apparatus to measure the operation of the rock drilling apparatus,

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at least one first control unit 7 arranged on the carrier of the rock drilling rig to control the operation of the drilling apparatus on the basis of measuring information received from the sensors;

the first control unit is arranged to control the operation of the rock drilling apparatus on the basis of the parameters received from the second control unit 6, 8, 9 10 and instructions given to the first control unit.

Tuunanen discloses the claimed invention, but does not expressly disclose that the second control unit comprises a memory unit for storing basic settings for the drilling apparatus and a processing unit for calculating parameters describing the operating state of the rock drilling apparatus on the basis of the basic settings and measuring information.

Dickel discloses an apparatus (figures 1-6) comprising: a first control unit 42 including among others, computer 7, memory 45 and data processor 44; a second control unit, locates on the device 1, comprises data memory 19, data processor 18 and data transfer device 20; and the second control unit storing basic settings for the drilling apparatus and calculating the parameters describing the operating state of the drilling apparatus on the basis of the basic settings and measuring information.

Therefore, it would have been obvious to one having ordinary skill in the art, at the time applicant's invention was made, to have modified Tuunanen apparatus by incorporating the second control unit as taught by Dickel providing a wireless telecommunication link capability between the first control unit and second control unit.

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The modified Tuunanen (by Dickel) further discloses the second control unit (18, 19, 20) is arranged inside the body 1 of the drilling apparatus (Dickel, figures 1 and 2); and at least some of the sensors 6, 8, 9, 10 (Tuunanen, figures 1) are integrated as part of the second control unit (the information from sensors is used to operate the machine, thus they are integrated as part of the control unit).

8. Claim 3 rejected under 35 U.S.C. 103(a) as being unpatentable over Tuunanen (5,934,387) in view of Dickel et al. (5,560,437).

As discussed above in paragraph 7 of this office action, Tuunanen and Dickel disclose the claimed invention, but does not expressly disclose that the first data communications link between the first control unit and the second control unit is a CAN bus.

At the time the invention vas made, it would have been an obvious matter of design choice to a person of ordinary skill in the art to have modified Tuunanen by using the wireless to exchange data between the control units, because Applicant has not disclosed that using CAN bus to link information (data) between control units provides an advantage, is used for a particular purpose, or solves a stated problem. One of ordinary skill in the art, furthermore, would have expected Applicant's invention to perform equally well with the wireless communication between control units because the wireless communication between control units as taught by Dickel provides a flexible and an effective means to link data between controls unit.

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Therefore, Therefore, it would have been an obvious matter of design choice to modify the Tuunanen by using the wireless link between the control units as taught by Dickel providing flexible capability of link between control units.

Response to Arguments

9. In response to the Applicant's arguments that "Muona does not teach at least the features of one or more sensors arranged to measure the operation of the rock breaking machine, as recited in claim 4. Moreover, Muona does not teach a control unit, as recited in claim 4", the examine respectfully disagrees.

Muona clearly discloses at least one sensor (7) to measure the operation of the rock drilling apparatus as recited in claim 4.

"the arrangement further comprises a separate diagnosing unit capable of monitoring the functioning of set parameters so as to find out if the setting are appropriate. This allows any illogical or faulty operations to be detected." (column 2, lines 9-12).

The examiner construes that the diagnosing unit (7) is the "one sensor to measure the operation" as recited in claim 4.

The diagram (only figure of Muona) clearly discloses the control unit (1) that controlling the operation of the rock drilling apparatus (6) on the basis of measuring information received from the sensor (7) as recited in claim 4.

10. In response to the Applicant's arguments that Tuunanen does not disclose any second control unit arranged to the rock drilling apparatus, the examiner would like to point out that is why the examiner rejecting claim 1 under 103 rejection instead of 102

rejection, and Dickel reference is relied upon for the second control unit (see paragraph 7 of this office action).

- 11. Applicant's arguments with respect to claim 5 have been considered but are moot in view of the new ground(s) of rejection.
- 12. In response to the Applicant's arguments that "Tuunanen does not disclose any processing unit for calculating parameters describing the operating state of the rock drilling apparatuses, the examiner respectfully disagrees.
- 13. As mentioned above, <u>Tuunanen was not relied upon for the disclosure of the second control unit</u> which requires the processing unit for calculating parameters as recites in claim 1 (<u>PLEASE</u> refer to the paragraph 7 of this office action).

Conclusion

- 14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thanh K. Truong whose telephone number is 571-272-4472. The examiner can normally be reached on Mon-Thru 8:00AM 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada can be reached on 571-272-4467. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Thanh K. Truong Patent Examiner

January 9, 2006.